ARIEL E. STERN, ESO. 1 Nevada Bar No. 8276 JACOB D. BUNDICK, ESQ. 2 Nevada Bar No. 9772 3 AKERMAN SENTERFITT 1160 Town Center Drive, Suite 330 Las Vegas, Nevada 89144 4 Telephone: (702) 634-5000 5 Facsimile: (702) 380-8572 Email: ariel.stern@akerman.com Email: jacob.bundick@akerman.com 6 7 JOHN C. DOTTERRER, ESQ. Florida Bar No. 267260 8 STEPHEN J. GIOVINCO, ESO. Florida Bar No. 567051 9 AKERMAN SENTERFITT 222 Lakeview Avenue, Suite 400 10 West Palm Beach, Florida 33401 Telephone: (561) 653-5000 1160 TOWN CENTER DRIVE, SUITE 330 LAS VEGAS, NEVADA 89144 TEL.: (702) 634-5000 – FAX: (702) 380-8572 Facsimile: (561) 659-6313 11 Email: john.dotterrer@akerman.com AKERMAN SENTERFITT Email: stephen.giovinco@akerman.com 12 Attorneys for Plaintiff/Counter-Defendant 13 14 UNITED STATES DISTRICT COURT 15 DISTRICT OF NEVADA 16 17 AUTOMOBILI LAMBORGHINI, S.p.A., an Case No.: 2:11-cv-1154-ECR-CWH Italian Company, 18 Plaintiff, STIPULATION AND ORDER TO 19 **EXTEND TIME FOR EXPERT DISCLOSURES AND REBUTTAL** 20 **DISCLOSURES** SANGIOVESE, LLC, a Nevada Limited Liability Company, SANGIOVESE BANQUET, 21 (First Request) LLC, a Nevada Limited Liability Company, and DAL TORO EXOTIC CARS LAS VEGAS, 22 LLC, a Nevada Limited Liability Company, 23 Defendants. 24 25 SANGIOVESE, LLC, a Nevada Limited Liability Company, SANGIOVESE BANQUET, 26 LLC, a Nevada Limited Liability Company, and DAL TORO EXOTIC CARS LAS VEGAS, 27 LLC, a Nevada Limited Liability Company, 28 Counter-Claimants, 1 {22821032:1}

1 vs. 2 AUTOMOBILI LAMBORGHINI, S.p.A., an Italian Company, 3 Counter-Defendant. 4 5 Plaintiff/Counter-Defendant AUTOMOBILI LAMBORGHINI, S.p.A. ("Plaintiff") and 6 Defendants/Counter-Claimants SANGIOVESE, LLC ("Sangiovese"), SANGIOVESE BANQUET, 7 LLC ("Sangiovese Banquet"), and DAL TORO EXOTIC CARS LAS VEGAS, LLC ("Dal Toro 8 Exotic Cars" and, collectively "Defendants"), by and through their undersigned attorneys, hereby 9 stipulate and agree to a 30 day extension for expert disclosures so that they are due by January 29, 10 2012. 1160 TOWN CENTER DRIVE, SUITE 330 LAS VEGAS, NEVADA 89144 TEL.: (702) 634-5000 – FAX: (702) 380-8572 11 It is further stipulated and agreed upon between the parties, that the time for rebuttal AKERMAN SENTERFITT 12 disclosures shall be extended fifteen (15) days so that they are due by February 14, 2012. 13 /// 14 /// 15 /// 16 17 /// 18 /// 19 /// 20 /// 21 /// 22 /// 23 /// 24 /// 25 26 27 28 2

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	1	This is the parties' first request for an extension of expert disclosures and rebuttal disclosure			
	2	and is not intended to cause any delay or prejudice to any party, but to accommodate Defendants			
	3	request for an extension of time to respond to Plaintiff's written discovery and for the depositions of			
	4	Defendants' corporate representatives and Manager and to facilitate settlement negotiations and			
	5	discussions. A trial date has not yet been set in this case.			
	6	DATED this 29th day of December, 2011	1. DATED this 29th day of December, 2011.		
	7	AKERMAN SENTERFITT	GORDON SILVER		
	8				
	9	/s/ Jacob D. Bundick ARIEL E. STERN, ESQ.	/s/ Michael V. Cristalli MICHAEL V. CRISTALLI, ESQ.		
1 1	10	Nevada Bar No. 8276	Nevada Bar No. 6266		
_ S 1	11	JACOB D. BUNDICK, ESQ.	3960 Howard Hughes Pkwy		
E 33C)-857	11	Nevada Bar No. 9772	9th Floor, Suite 100		
UITI 144 () 38(	12	1160 Town Center Drive, Suite 330	Las Vegas, Nevada 89169		
VE, S OA 89 (702	12	Las Vegas, Nevada 89144			
EVA FA	13 14	Attorneys for Plaintiff	Attorneys for Defendants		
ENT GAS, -500(		IT IS SO ORDERED.			
OWN C AS VE (02) 634	15		Constitution		
1160 T L EL.: (7	16		UNITED STATES MAGISTRATE JUDGE		
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